IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA BUTTE DIVISION

EVA LIGHTHISER; et al.,

CV 25–54–BU–DLC

Plaintiffs,

v.

ORDER

DONALD J. TRUMP, in his official capacity as President of the United States; *et al.*,

Defendants.

Before the Court is Plaintiffs' motion for the admission of attorney Philip L. Gregory of Gregory Law Group, *pro hac vice*, in the above-captioned matter. (Doc. 8.) It appears that Roger Sullivan of McGarvey Law will serve as local counsel in this matter. (*Id.* at 2.) Mr. Gregory's application (Doc. 8-1) complies with this Court's Local Rules governing the admission of counsel *pro hac vice*. D. Mont. L.R. Civ. 83.1(d).

Accordingly, IT IS ORDERED that the motion (Doc. 8) is GRANTED on the condition that Mr. Gregory does his own work. This means that he must: (1) do his own writing; (2) sign his own pleadings, motions, and briefs; and (3) appear and participate personally. Mr. Gregory shall take steps to register in the Court's

electronic filing system (CM-ECF). Further information is available on the Court's website, www.mtd.uscourts.gov, or from the Clerk's Office.

IT IS FURTHER ORDERED that this Order is subject to withdrawal unless Mr. Gregory files a separate pleading acknowledging his admission under the terms set forth above within fifteen (15) days of this Order.

DATED this 2nd day of June, 2025.

Dana L. Christensen, District Judge

United States District Court